

Governance risk mitigation, Commitment 18: Whistleblowing protections

On behalf of **Whistleblower-Netzwerk e.V.** and **OASIS**, we are pleased to submit our comments on Commitment 18 of the **Second Draft General-Purpose AI Code of Practice**. Whistleblower-Netzwerk has been actively involved in providing expert opinions and participating in parliamentary hearings regarding the **Directive (EU) 2019/1937** and its implementation in Germany and other laws and standards related to whistleblower protection. Our contributions have focused on the necessary legal and institutional changes to ensure that whistleblowers are adequately protected and supported. **OASIS** is focused on supporting concerned insiders in the AI sector, and particularly well-versed in their needs.

Whistleblowers play a crucial role in uncovering misconduct and systemic risks, enabling early intervention to prevent harm and damages. To fulfill this vital role, whistleblowers require accessible and trustworthy reporting channels, a sense of impact, legal clarity, and robust protection against retaliation, as we know from our many years of advising whistleblowers. They also need independent advice and support to navigate the complexities of reporting. Reiterating key obligations from Directive (EU) 2019/1937 in the General Purpose AI Code of Practice is an important step, especially given the uneven implementation of the Directive across EU Member States. However, to further lower barriers for whistleblowers and to ensure that reported risks are effectively addressed, we propose that *"The commitment should be substantially edited and/or further clarified"* with the following amendments. Existing text passages are in *italics*, our proposals in **purple**, and the type of change is indicated in **green brackets**.

[...] *The following provisions are intended to highlight the most significant obligations and do not constitute an exhaustive list of all responsibilities under Directive (EU) 2019/1937:*

- *establishing secure and confidential internal reporting channels that allow for both written and oral reporting. Signatories are encouraged to provide various reporting channels, including one allowing anonymous follow-up communication with the whistleblower. (Extension of scope)*
- *designating an impartial person or department to handle reports. Reporting channels may be operated internally by a designated person or department or provided externally by a third party. Large organizations are encouraged to offer both an external third-party option (e.g., an ombudsperson) and an internal contact person. (Extension of scope)*
- *acknowledging receipt of a report within seven days and giving substantiated feedback to the reporting persons about the action envisaged or taken as follow-up, for instance, closure of the procedure based, or launch of an investigation, and, as far as possible, its findings and any measures taken to address the issue raised. (Major clarification)*
- *providing clear and comprehensive information about the circumstances under which whistleblowers are protected, grievances that fall outside the material scope of protection, the reporting procedures, and the internal and external reporting channels available to them. This should also include details on additional resources for advice and support, such as civil society organizations or joint bodies established by the signatories. (Clarification)*
- *explicitly informing individuals working for them of their right to choose between internal and external reporting channels, including the recommendation to use both*

channels in the case of time sensitive risks where immediate action is necessary to prevent significant harm. **(Major clarification and extension of scope)**

- *protecting whistleblowers from all forms of retaliation, including dismissal, demotion, or harassment.* This protection applies to all individuals who have encountered violations in a professional context, including current and former employees, contractors, and other stakeholders. Signatories are encouraged to extend protection from retaliation to individuals working for them, regardless of their location and including those outside the EU. **(Major clarification and extension of scope)**
- protecting whistleblowers who had reasonable grounds to believe, at the time of reporting, that the information they provided was true and constituted a breach of the AI Act or the commitments outlined in this Code of Practice. **(Clarification and minor extension of scope)**
- protecting public disclosures if the whistleblower has reported internally and/or externally, but no appropriate action has been taken within the timeframe referred to in the Directive (EU) 2019/1937 or if there is an imminent or manifest danger to the public interest, or if there is a risk of retaliation. Public disclosures may also be protected under the Trade Secrets Directive (EU) 2016/ 943, which allows the disclosure of trade secrets to expose misconduct, wrongdoing, or illegal activity, provided the disclosure serves the public interest. Furthermore, according to the case law of the European Court of Human Rights (ECtHR), public disclosures may be protected when the public interest in the disclosed information outweighs other considerations, even if the revealed misconduct is not formally illegal and the whistleblower is subject to strict confidentiality obligations. Signatories are encouraged to refrain from harassment or retaliation when a whistleblower acts in genuine belief that the public disclosure serves the public interest. **(Clarification and minor extension of scope)**

Signatories are encouraged to:

- Develop joint minimum standards for whistleblowing policies that address the specific risks and challenges associated with Artificial Intelligence (AI).
- Create joint standards for evaluating the effectiveness of their whistleblowing policies. This evaluation should include independent audits conducted by qualified external organizations, appointed by the AI Office, and involving the employees concerned.
- Publish whistleblowing policies along with key findings and summary recommendations from the policies evaluations.

(Major extension of scope)

Signatories are encouraged to explore the establishment of joint ombudsperson services or independent advice centers to provide guidance and support to potential whistleblowers within the AI sector. These services could also serve as a point of contact for inquiries regarding potential risks or concerns of a more general or systemic nature. Signatories commit to informing people working for them about the existence of this channel and its purpose. **(Extension of scope)**

Signatories are encouraged to permit employees to seek independent advice and assistance from third-party organizations specializing in whistleblowing or ethical considerations. Clear guidelines should be established regarding the scope and conditions of such external advice. A list of potential third-party organizations may be considered to assist employees in their decision-making. **(Major extension of scope)**

Signatories with less than 50 employees are encouraged to implement the whistleblower protections outlined above, in particular, at least annually informing employees of an AI Office mailbox, if it is operational, and implementing measures and policies to protect whistleblowers from all forms of retaliation, including dismissal, demotion, or harassment. Smaller organizations may collaborate with other employers to establish and operate joint reporting channels. Alternatively, they can mandate the ombudsperson of the industrial organizations proposed above to fulfill these responsibilities. (Clarification)

Potential Key Performance Indicators

KPI 18.7: Evidence of the regular evaluation of the whistleblowing policy's effectiveness by an independent third-party organization, appointed by the AI Office, with key findings and summary recommendations published. Evaluations should include:

- Stakeholder Surveys and Interviews: Measuring awareness, trust in the system, and knowledge of rights and procedures.
- Channel Feedback Analysis: Reviewing reported concerns, response timeliness, and issue resolution.
- Employee Outcomes Monitoring: Tracking whistleblower departures, reasons for leaving, and post-investigation impacts.
- Corrective Action Review: Assessing the proportion of reports leading to actions and their effectiveness.

(Major extension of scope)

About Whistleblower-Netzwerk

Whistleblower-Netzwerk (WBN) works to enhance the legal protection and societal recognition of whistleblowers. Founded in 2006, this German non-profit organization provides expert opinions, position papers, and recommendations for improving whistleblower laws. WBN has contributed to the drafting of German whistleblower protection laws and has participated as an expert in public hearings of the Bundestag Legal Committee. WBN raises awareness about the importance of whistleblowers for democracy through presentations, workshops, and a traveling exhibition. The organization also offers counseling services to whistleblowers and consults with businesses, authorities, and NGOs on optimizing whistleblowing systems. WBN's extensive network includes renowned jurists, former compliance officers, and civil society representatives. such as former ECJ judge Ninon Colneric, information freedom advocate Arne Semsrott, and Matthias Spielkamp, co-founder and managing director of AlgorithmWatch.

About OASIS

The goal of the independent non-profit project OASIS is to support concerned individuals at the frontier of AI experts in engaging with critical developments in the public interest. OASIS promotes responsible innovation by providing access to resources, expert assessments, and networks. Leading consultants and employees from the fields of AI, law, and journalism support the work of OASIS.

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